

TECHNOLOGY-FACILITATED VIOLENCE AND ABUSE

IT IS AGAINST THE LAW IN NOVA SCOTIA TO ENGAGE IN CYBER-BULLYING AND TO DISTRIBUTE OR SHARE INTIMATE IMAGES WITHOUT CONSENT.

WHY CHOOSE US?

Our lawyers offer a compassionate approach, taking the time needed to understand your needs & concerns. We will prioritize your well-being, working to minimize stress and ensure you remain in control throughout the process.

BY OPERATING AS A NON-PROFIT LAW FIRM, PATH PUTS PEOPLE OVER PROFIT. WE STRIVE TO MAKE LEGAL SERVICES MORE AFFORDABLE & ACCESSIBLE FOR ALL COMMUNITY MEMBERS.

TECH-VIOLENCE

litigation process



Consider whether government-offered mediation is appropriate for your case.

File an application with the Court and serve it on the responsible person.

FILE & SERVE





FIRST COURT APPEARANCE

Get instructions from the Court about timelines and procedures.

Submit evidence through affidavits and exhibits.

FILING EVIDENCE





INTERIM MOTIONS

Attend Court to discuss questions about evidence or procedure, if needed.

File written submissions and arguments with the Court.

WRITTEN SUBMISSIONS





HEARING (TRIAL) Present evidence, examine witnesses, and present arguments to the Court.

The Court will give its decision at the hearing or release at a later date.

GETTING A
DECISION





ENFORCING A DECISION

Any extra steps needed to enforce the Court order (e.g., collect money owed or remove digital content).



phone address website social 1(888) 237-9003 85 Queen St, Dartmouth, NS www.pathlegal.ca @pathlegalca